



Attorney Docket No.: 044204-0308164

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

<u>Patent</u>

In	re	App	licatior	of:
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Inventor(s):

KIM, Jason Seung-Min

Serial No.:

09/847,981

Examiner:

Filed:

05/02/01

Art Unit:

For:

METHOD FOR IMPLEMENTING SOFT-DMA (SOFTWARE BASED DIRECT MEMORY

ACCESS ENGINE) FOR MULTIPLE PROCESSOR SYSTEMS

Patent No.:

Issued Date:

Assistant Commissioner for Patents Washington, D.C. 20231

POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE INTEREST (REVOCATION OF PRIOR POWERS)

As assignee of record of the entire interest of the above identified

[X] application,

patent,

REVOCATION OF PRIOR POWERS OF ATTORNEY

[X] I hereby revoke all previous powers of attorney given in the above-identified application/patent.

NEW POWER OF ATTORNEY

[X] I hereby appoint the practitioners associated with the customer Number:	45594
[X] Please change the correspondence address for the above-identified applicati	on to:
The address associated with Customer Number: 45594	

I am the:

[X] Assignee of record of the entire interest. Statement under 37 CFR 3.73(b) is below.

CERTIFICATE UNDER 37 CFR 3.73(b)

NVIDIA CORPORATION, a Delaware corporation, certifies that it is the assignee of the entire right, title and interest in the patent identified above by virtue of:

[X] An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in The United States Patent and Trademark Office at Reel <u>011776</u>. Frame <u>0087</u>.

[X] Copies of assignments or other documents in the chain of title are attached.

The undersigned has reviewed all the documents in the chain of title of the patent application/patent identified above and, to the best of undersigned's knowledge and belief, title is in the assignee identified above.

The undersigned (whose title is supplied below) avers that the undersigned is empowered to sign this certificate on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

5/9/07

Signature

Richard B. Domingo Reg. No. 36,784

Typed or Printed Name

Director of Intellectual Property

Title



JULY 25, 2001

TIMOTHY W. LOHSE
1755 EMBARCADERO ROAD
PALO ALTO, CA 94303-3340



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PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 05/02/2001

REEL/FRAME: 011776/0087

NUMBER OF PAGES: 4

BRIEF: ASSIGNMENT OF ASSIGNOR''S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

KIM, JASON SEUNG-MIN

DOC DATE: 05/01/2001

ASSIGNEE:

PORTALPLAYER, INC. 3255 SCOTT BOULEVARD BUILDING 1 SANTA CLARA, CALIFORNIA 95054

SERIAL NUMBER: 09847981

PATENT NUMBER:

FILING DATE: 05/02/2001

ISSUE DATE:

SHARON LATIMER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS



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FORM PTO-1619A

05-11-2001



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Name (line 2)	- D7 D4 1		
Second Party			Execution Date Month Day
Name (line 1)			Monar Bay
Name (line 2)			
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Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Name and Address	Area Code and Telephone Number	(650) 320-7426
Name Timothy W. Lohse (Reg. No. 35	,255)	
Address (line 1) 1755 Embarcadero Road		
Address (line 2) Palo Alto, California 94303-334	10	
Address (line 3)		
Address (line 4)		
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Statement and Signature		
To the best of my knowledge and belief attached copy is a true copy of the origindicated herein. Timothy W. Lohse (Reg. No. 35,255)	f, the foregoing information is true and inal document. Charges to deposit ac	correct and any count are authorized, as
Name of Person Signing	Signature	Date

ASSIGNMENT

WHEREAS, Jason Seung-Min Kim made certain inventions or discoveries (or both) set forth in an Application for Letters Patent of the United States of America entitled METHOD FOR IMPLEMENTING SOFT-DMA (SOFTWARE BASED DIRECT MEMORY ACCESS ENGINE) FOR MULTIPLE PROCESSOR SYSTEMS

<u>X</u>	as filed herewith		
	as filed on	as Serial No	

WHEREAS, PortalPlayer, Inc., a corporation of the State of California, and whose address is 3255 Scott Boulevard, Building 1, Santa Clara, CA 95054 and who, together with its successors and assigns is hereinafter called "Assignee", is desirous of acquiring the entire right, title and interest together with the benefits and privileges hereinafter recited;

NOW, THEREFORE, for valuable consideration furnished by Assignee to us, receipt and sufficiency of which we hereby acknowledge, we hereby, without reservation;

- 1. Assign, transfer and convey to Assignee the entire right, title and interest together with the benefits and privileges in and to said inventions and discoveries, said Application for Letters Patent or similar forms of protection of the United States of America, and all other applications for Letters Patent on said inventions and discoveries in whatsoever countries, including all divisional, renewal, substitute, continuation and convention applications based in whole or in part upon said inventions or discoveries, or upon said application, and any and all Letters Patent, reissues and extensions of Letters Patent or similar forms of protection granted for said inventions and discoveries or upon said applications, and every priority right that is or may be predicated upon or arise from said inventions, said discoveries, said applications and said Letters Patent;
- 2. Authorize Assignee to file patent applications in any or all countries or groups of countries on any or all of said inventions and discoveries in our name or in the name of Assignee or otherwise as Assignee may deem advisable, under the International Convention or any other relevant convention or treaty or otherwise;
- 3. Authorize and request the Commissioner of Patents and Trademarks of the United States of America and the empowered officials of all other governments to issue or transfer all said Letters Patent to Assignee, as assignee of the entire right, title and interest therein, or otherwise as Assignee may direct;
- 4. Warrant that we have not knowingly conveyed to others any rights in said inventions, discoveries, applications or patents or any license to use the same or to make, use or sell anything embodying or utilizing any of said inventions or discoveries; and that we have good right to assign the same to Assignee without encumbrance;
- 5. Bind our heirs, legal representatives and assigns, as well as ourselves, to do, upon Assignee's request and at Assignee's expense, but without additional consideration to us or them, all acts reasonable serving to assure that said inventions and discoveries, said patent applications and said Letters Patent shall be held and enjoyed by Assignee as fully and entirely as the same could have been held and enjoyed by us, our heirs, legal representatives and assigns if this assignment had not been made; and particularly to execute and deliver to Assignee all lawful application documents including petitions, specifications, and oaths, and all assignments, disclaimers, and lawful affidavits in form and substance as may be requested by Assignee; to communicate to Assignee all facts known to us relating to said inventions and discoveries

or the history thereof; and to furnish Assignee with any and all documents, photographs, models, samples and other physical exhibits in our control or in the control of our heirs, legal representatives or assigns which may be useful for establishing any facts of our conceptions, disclosures, and reduction to practice of said inventions or discoveries.

IN WITNESS WHEREOF:

Jason Seung-Min Kim

STATE OF CALIFORNIA

)SS

COUNTY OF SANTA CLARA

On MAY 155, 200) before me, Loc XVAN IRAN, Notary Public, personally appeared Jason Seung-Min Kim, proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Witness my hand and official seal.

Notary Public

LOC XUAN TRAN
Commission # 1192227
Notary Public - California
Santa Clara County
My Comm. Expires Sep 1, 2002

AGREEMENT AND PLAN OF MERGER

among:

NVIDIA CORPORATION, a Delaware corporation;

PARTRIDGE ACQUISITION, INC., a Delaware corporation;

and

PORTALPLAYER, INC., a Delaware corporation

Dated as of November 6, 2006

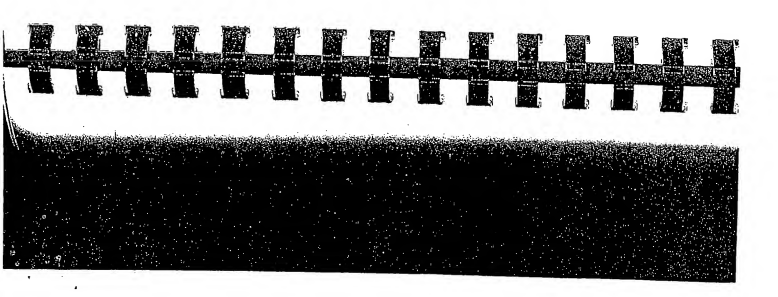


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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER is made and entered into as of November 6, 2006, by and among NVIDIA CORPORATION, a Delaware corporation ("Parent"), PARTRIDGE ACQUISITION, INC., a Delaware corporation and a wholly-owned subsidiary of Parent ("Merger Sub"), and PORTALPLAYER, INC., a Delaware corporation (the "Company"). Certain capitalized terms used in this Agreement are defined in Exhibit A.

<u>RECITALS</u>

- A. Parent, Merger Sub and the Company intend to effect a merger of Merger Sub with and into the Company in accordance with this Agreement and the DGCL (the "Merger"). Upon consummation of the Merger, Merger Sub will cease to exist, and the Company will become a wholly-owned subsidiary of Parent.
- B. The respective boards of directors of Parent, Merger Sub and the Company have approved this Agreement, the Merger and the Contemplated Transactions.
- C. In order to induce Parent to enter into this Agreement and cause the Merger to be consummated, certain stockholders of the Company are executing voting agreements in favor of Parent concurrently with the execution and delivery of this Agreement (the "Voting Agreements").

AGREEMENT

The parties to this Agreement, intending to be legally bound, agree as follows:

SECTION 1. DESCRIPTION OF TRANSACTION

- 1.1 Merger of Merger Sub into the Company. Upon the terms and subject to the conditions set forth in this Agreement, at the Effective Time (as defined in Section 1.3), Merger Sub shall be merged with and into the Company, and the separate existence of Merger Sub shall cease. The Company will continue as the surviving corporation in the Merger (the "Surviving Corporation").
- 1.2 Effect of the Merger. The Merger shall have the effects set forth in this Agreement and in the applicable provisions of the DGCL.
- 1.3 Closing; Effective Time. The closing of the Merger and the consummation of those transactions contemplated by this Agreement that are to be consummated at the time of the Merger (the "Closing") shall take place at the offices of Cooley Godward Kronish LLP, 3175 Hanover Street, Palo Alto, California, on a date to be designated by Parent (the "Closing Date"), which shall be no later than the fifth business day after the satisfaction or waiver of the last to be satisfied or waived of the conditions set forth in Sections 6 and 7 (other than the conditions set forth in Sections 6.5 and 7.4, which by their nature are to be satisfied at the Closing, but subject to the satisfaction or waiver of such conditions). The Merger shall become effective at the time of the filing of a certificate of merger with the Secretary of State of the State of Delaware in accordance with the DGCL or at such later time as may be specified in such statement of merger with the consent of Parent (the time as of which the Merger becomes

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the date first above written.

> NVIDIA CORPORATION Prosident and Chief Executive Officer Title: PARTRIDGE ACQUISITION, INC. Name/ Jen-Hsyn Huang President and Chief Executive Title: Officer PORTALPLAYER, INC. Ву: _____ Name:

Title:

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the date first above written.

NVIDIA CORPORATION

Ву:
Name: Jea-Hsun Huang
Title: President and Chief Executive Officer
PARTRIDGE ACQUISITION, INC.
,
Ву:
Name: Jen-Hsun Hnang
Title: President and Chief Executive Officer
PORTALPLAYER, INC.
By:
Name: GARY JOHNSON
Title: PREVIDENT & CEO

AGREEMENT AND PLAN OF MERGER

among:

NVIDIA CORPORATION, a Delaware corporation;

PARTRIDGE ACQUISITION, INC., a Delaware corporation;

and

PORTALPLAYER, INC., a Delaware corporation

Dated as of November 6, 2006

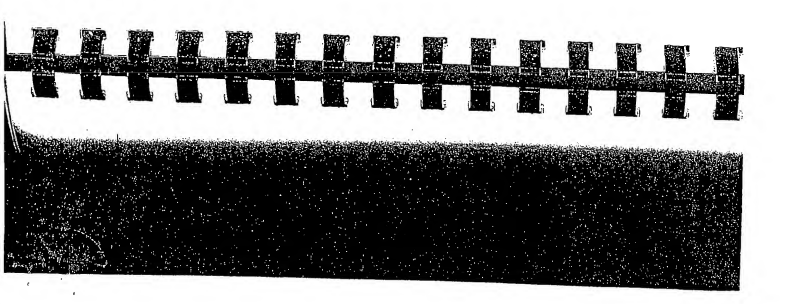


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RECITALS

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- B. The respective boards of directors of Parent, Merger Sub and the Company have approved this Agreement, the Merger and the Contemplated Transactions.
- C. In order to induce Parent to enter into this Agreement and cause the Merger to be consummated, certain stockholders of the Company are executing voting agreements in favor of Parent concurrently with the execution and delivery of this Agreement (the "Voting Agreements").

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- 1.2 Effect of the Merger. The Merger shall have the effects set forth in this Agreement and in the applicable provisions of the DGCL.
- 1.3 Closing; Effective Time. The closing of the Merger and the consummation of those transactions contemplated by this Agreement that are to be consummated at the time of the Merger (the "Closing") shall take place at the offices of Cooley Godward Kronish LLP, 3175 Hanover Street, Palo Alto, California, on a date to be designated by Parent (the "Closing Date"), which shall be no later than the fifth business day after the satisfaction or waiver of the last to be satisfied or waived of the conditions set forth in Sections 6 and 7 (other than the conditions set forth in Sections 6.5 and 7.4, which by their nature are to be satisfied at the Closing, but subject to the satisfaction or waiver of such conditions). The Merger shall become effective at the time of the filing of a certificate of merger with the Secretary of State of the State of Delaware in accordance with the DGCL or at such later time as may be specified in such statement of merger with the consent of Parent (the time as of which the Merger becomes